TORONTO STOCK EXCHANGE

BULLETIN NO. 7387

TORONTO

October 21, 1969

NEW LISTING

FINNING TRACTOR & EQUIPMENT COMPANY LIMITED

Application has been granted for the listing in the industrial category of 2,041,200 common shares without par value of which 97,200 shares are subject

The shares will be posted for trading at the opening on Thursday, October 23rd, 1969.

Stock Symbol "FTT"; Post Section 10; Dial Quotation No. 2315.

Listing Statement No. 2406 is being prepared. The following is some of the information that will be in this Statement:-

Incorporation - In 1933 as a private company under the provisions of the Companies Act of British Columbia by the registration of its Memorandum of Association and Articles of Association. On Sept. 2, 1969 Finning Tractor & Equipment Company Limited was converted to a public company. 604-872-7474

Head Office - 555 Great Northern Way, Vancouver, British Columbia

Nature of Business - The company was founded by the late Earl B. Finning in 1933 to acquire the assets and goodwill of Morrison Tractor & Equipment Company Limited and to become its successor as the Caterpillar dealer in British Columbia. The company now sells, rents and services heavy equipment within the Province of British Columbia dealing in "Caterpillar" diesel tractors, bulldozers, scrapers, rippers, hydraulic controls, pipe layers, front-end loaders, motor graders, electric generating sets and engines; "Towmotor forklift trucks and straddle carriers; "Hyster" compaction equipment and logging winches; "Koehring" cranes and excavators; "Perkins" diesel engines and auxilliary equipment of other manufacturers. The company supplies and services heavy equipment used in the logging, mining, fishing and oil and natural gas industries, the construction industry and supporting services to these industries.

Transfer Agent & Registrar - Canada Permanent Trust Company, Vancouver, Calgary, Toronto and Montreal

Officers -

President Executive Vice-President Vice-President, Sales Vice-President, Finance Vice-President, Parts and

Manager, Parts and Service - Robert Cecil Biss, R. R. No. 5, Langley, B.C. Secretary-Treasurer

- William Maurice Young, Vancouver, B.C.

- Richard Edward Lane, Vancouver, B.C. - John David Frazee, West Vancouver, B.C. - Vinod Kumar Sood, North Vancouver, B.C.

Service - John Arnold Eccles Rollins, Vancouver, B.C.

- Ronald William Park, West Vancouver, B.C.

Directors

William Maurice Young, Richard Edward Lane, John David Frazee, Vinod Kumar Sood, Robert Cecil Biss, and the following:

Harold Clark Bentall, Vancouver, B.C. James Ross Le Mesurier, Toronto, Ontario

Capitalization - As at October 15, 1969

SHARE CAPITAL	Authorized	Issued and Outstanding	To be Listed
Common shares without par value (hereinafter referred to as "Common Shares")	5,000,000	1,944,000	2,041,200*

*of which 97,200 are subject to issuance.

FUNDED DEBT

7½% First Mortgage Debentures

\$5,000,000

\$4,400,000

Nil

Demand Debentures*

\$10,000,000

\$10,000,000

Nil

*pledged as collateral security for current bank indebtedness

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Offering by Prospectus - By agreement dated Sept. 10, 1969, between the company and Wood Gundy Securities Limited and Pemberton Securities Limited (the "Underwriters"), the company agreed to sell and the Underwriters agreed to purchase all the 420,000 common shares offered by this prospectus at a price of \$10.00 per share payable in cash against delivery of certificates representing the said shares on or about October 1, 1969, upon and subject to the terms and conditions set out in the said agreement and compliance with the necessary legal requirements. Under the said agreement the Underwriters are jointly and severally obliged to take up and pay for all the 420,000 common shares if any are taken up.

Proceeds of Issue - The estimated net proceeds to the company from the sale of the common shares being offered by this prospectus, after deducting the expenses of the issue estimated at \$50,000 will amount to \$4,998,400 of which \$1,460,274 will be used to reduce bank debt incurred to retire part of the company's subordinated debt and the balance will be used to reduce bank debt incurred for operating requirements.

Shares Under Option - The company proposes to create a stock option plan under which 97,200 common shares will be reserved for issue upon the exercise of stock options to be granted to certain officers and full time employees of the company.

Earnings .	~				Year	ended	Dec	ember	31st
					1964		_	1,398	3,000
					1965			1,789	
					1966		~	-	7,000
					1967			1,681	
					1968		-	1,812	2,000
5	months	ended	May	31,	1969		-	1,343	3,000

<u>Dividends</u> - The payment of dividends on the common shares to be outstanding upon the completion of this financing will be determined by the Board of Directors on the basis of the earnings, financial condition and financial requirements of the company.

Subsidiaries - Finning Tractor (1959) Ltd.

Listing on other Exchanges - Being listed on Vancouver Stock Exchange

BY ORDER OF THE BOARD OF GOVERNORS

J. R. KIMBER President

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J. R. KARRE

This Listing Statement is compiled by the Exchange from documents filed by the Company in making application for listing. It is issued for the information of members, member firms and member corporations of the Exchange. It is not and is not to be construed as a prospectus. The Exchange has received no consideration in connection with the issue of this Listing Statement other than the customary listing fee. The documents referred to above are open for inspection at the general office of the Exchange.

LISTING STATEMENT NO. 2406

4

LISTED OCTOBER 23, 1969.

2,041,200 Common shares without par value of which 97,200 Common Shares are subject to issuance.

604-872-7474

Stock Symbol "FTT". Post Section 10.

Dial Quotation No. 2315.

THE TORONTO STOCK EXCHANGE

LISTING STATEMENT

COMPANY FINNING TRACTOR EQUIPMENT &

Incorporated under the laws of the Province of British Columbia by Registration of its Memorandum of Association and Articles of Association on January 4, 1933.

> Common Shares without par value Capitalization as at October 15, 1969

Share Capital	AUTHORIZED	ISSUED AND OUTSTANDING	TO BE LISTED
Common Shares without par value (hereinafter referred to as "Common Shares") *of which 97,200 are subject to issuance.	5,000,000	1,944,000	2,041,200*
Funded Debt 71/4 % First Mortgage Debentures	\$ 5,000,000	\$ 4,400,000	Nil
Demand Debentures*	\$10,000,000	\$10,000,000	Nil
*pledged as collateral security for current bank indebtedne	ess.		
			October 16, 1969

1. APPLICATION

FINNING TRACTOR & EQUIPMENT COMPANY LIMITED (hereinafter referred to as "the Company") hereby makes application for the listing on The Toronto Stock Exchange of 2,041,200 Common Shares of which 1,944,000 have been issued and are outstanding as fully paid and non-assessable and 97,200 are reserved for issue to employees pursuant to an employee stock option plan as detailed in the prospectus attached under the heading "Stock Options" of which 42,000 Common Shares have been allotted to employees subject to issue on exercise of stock options prior to April 30, 1975, at \$12.75 per share.

REFERENCE TO PROSPECTUS

Reference is hereby made to the attached prospectus issued by the Company dated September 10, 1969, with respect to the offering of 420,000 Common Shares, a copy of which prospectus is hereby incorporated in this application and made part hereof.

3. SHARES ISSUED DURING THE PAST TEN YEARS

Date of Issue	No. of Shares Issued	Amount Realized Per Share	Total Amount Realized	Purpose of Issue
October 1, 1969	277,198	\$12.75	\$3,534,266	Reduce Corporate Debt
October 1, 1969	420,000	\$12.02	\$5,048,400	Proceeds of Underwriting

DIVIDEND RECORD DURING THE PAST TEN YEARS

Date	Rate Per Share*	Total Amount Paid
1959	.10	\$ 199,175
1960	.11	\$ 210,740
1961	.10	\$ 201,920
1962	.12	\$ 224,461
1963	2.56	\$4,978,976
1964	.12	\$ 228,205
1965	.05	\$ 103,499
1966	.13	\$ 248,318
1967	.36	\$ 697,516
1968	_	

^{*}based on 1,944,000 Common Shares, the number of shares outstanding as of the date of this application.

SUBSIDIARY COMPANY

Finning Tractor (1959) Ltd. (hereinafter referred to as the "Subsidiary") is a wholly-owned subsidiary of the Company. It was incorporated under the laws of the Province of British Columbia by registration of its Memorandum and Articles of Association on November 18, 1959. The Subsidiary purchases and owns the inventory of new equipment and parts sold by the Company. The Subsidiary is authorized to issue 1,000 shares without nominal or par value divided into 757 Class "A" Common Shares and 243 Class "B" Common Shares at a maximum price or consideration of \$1 each. The Company beneficially owns 257 Class "A" Common Shares and 243 Class "B" Common Shares of the Subsidiary, being all the issued and outstanding shares of the Subsidiary.

6. LISTING ON OTHER STOCK EXCHANGES

Application is being made to list the securities covered by this application on the Vancouver Stock Exchange.

7. STATUS UNDER SECURITIES ACTS

The 420,000 Common Shares offered for sale by the prospectus referred to in paragraph 2 above were qualified for sale to the public under the laws of the Provinces of Canada (other than Prince Edward Island and Newfoundland) through appropriate registered under the applicable laws of such Provinces.

. FISCAL YEAR

5.

The fiscal year of the Company ends on December 31 in each year.

9. ANNUAL MEETINGS

The Articles of Association provide that an annual general meeting shall be held once in every calendar year at such time (not being more than fifteen months after the holding of the last preceding annual general meeting) and place as the Directors shall appoint. In default of the meeting being so held, the meeting shall be held in the month next following and may be convened by any two members in the same manner as nearly as possible as that in which meetings are to be convened by the Directors. The last annual general meeting was held June 30, 1969.

10 HEAD AND OTHER OFFICES

The Company's registered and head office and principal place of business is located at 555 Great Northern Way, Vancouver, British Columbia. Branches offices are located in various centres in British Columbia.

11. TRANSFER AGENT AND REGISTRAR

The transfer agent and registrar for the Common Shares is Canada Permanent Trust Company, at Vancouver, Calgary, Winnipeg, Toronto, and Montréal.

12. TRANSFER FEE

No fee is charged on the transfer of Common Shares other than the customary government stock transfer taxes

13. AUDITORS

Messrs. Arthur, Andersen & Co., Chartered Accountants, 1075 Melville Street, Vancouver, British Columbia, are the auditors of the Company.

14. DIRECTORS AND OFFICERS

The names and home addresses of the directors and officers of the Company, and the positions and offices with the Company held by each, are as follows:

Name	Office or Position		Home Address
William Maurice Young	President, Director		3989 Pine Crescent Vancouver, B.C.
Richard Edward Lane	Executive Vice-President, Director		4900 Angus Drive Vancouver, B.C.
John David Frazee	Vice-President, Sales, Director		4850 The Dale West Vancouver, B.C.
Vinod Kumar Sood	Vice-President, Finance, Director		835 Westview Crescent North Vancouver, B.C.
Robert Cecil Biss	Manager, Parts and Service, Director		9812 Allard Crescent R.R. No. 5
Harold Clark Bentall	Director		Langley, B.C. 2194 S.W. Marine Drive Vancouver, B.C.
James Ross LeMesurier	Director		9 Dinnick Crescent Toronto, Ontario
John Arnold Eccles Rollins	Vice-President, Parts and Service	201	5890 Athlone Street Vancouver, B.C.
Ronald William Park	Secretary-Treasurer		1195 Chartwell Crescent West Vancouver, B.C.

This prospectus constitutes a public offering of these securities only in those jurisdictions where they may be lawfully offered for sale.

No securities commission or similar authority in Canada has in any way passed upon the merits of the securities offered hereunder and any representation to the contrary is an offence.

New Issue



FINNING TRACTOR & EQUIPMENT COMPANY LIMITED

(Incorporated under the laws of British Columbia)

420,000 Common Shares

(without nominal or par value)

The 420,000 Common Shares offered by this prospectus are being sold by the Company as shown under "Plan of Distribution" on page 7. There is no market for the Common Shares of the Company, and the price for this offering was determined by negotiation between the Company and the Underwriters.

Applications have been made to list the Common Shares on The Vancouver Stock Exchange and The Toronto Stock Exchange. Acceptance of the listings will be subject to the filing of required documents and evidence of satisfactory distribution, both within 90 days.

In the opinion of counsel, these Common Shares will be investments in which the Canadian and British Insurance Companies Act states that a company registered under Part III thereof may, without availing itself for that purpose of the provisions of subsection (4) of Section 63 of the said Act, invest its funds.

Price: \$12.75 per share

We, as principals, offer these Common Shares subject to prior sale, if, as and when issued by the Company and accepted by us and subject to the approval of all legal matters on behalf of the Company by Ladner, Downs, Ladner, Locke, Clark and Lenox, Vancouver and on our behalf by Lawson, Lundell, Lawson & McIntosh, Vancouver.

	Price to public	Underwriting discount	Proceeds to Company (1)
Per share	\$12.75	\$0.73	\$12.02
	\$5,355,000	\$306,600	\$5,048,400

(1) Before deduction of expenses of the offering estimated at \$50,000.

Subscriptions will be received subject to rejection or allotment in whole or in part and the right is reserved to close the subscription books at any time without notice. It is expected that share certificates in definitive form will be available for delivery on or about October 1, 1969.

Wood Gundy Securities

Limited

Toronto Montreal Winnipeg Vancouver Halifax Quebec Saint John
Ottawa Hamilton London Kitchener Regina Saskatoon
London, Eng. Edmonton Calgary Victoria New York

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Purchaser's Statutory Rights of Withdrawal and Rescission

Sections 63 and 64 of The Securities Act, 1967 (Alberta), sections 70 and 71 of The Securities Act, 1967 (Saskatchewan), sections 63 and 64 of The Securities Act, 1968 (Manitoba), and sections 63 and 64 of The Securities Act, 1966 (Ontario) provide, in effect, that where a security is offered to the public in the course of primary distribution,

- (a) a purchaser will not be bound by a contract for the purchase of such security if written or telegraphic notice of his intention not to be bound is received by the vendor or his agent not later than midnight on the second business day after the prospectus or amended prospectus offering such security is received or is deemed to be received by him or his agent, and
- (b) a purchaser has the right to rescind a contract for the purchase of such security, while still the owner thereof, if the prospectus or any amended prospectus offering such security contains an untrue statement of a material fact or omits to state a material fact necessary in order to make any statement therein not misleading in the light of the circumstances in which it was made, but no action to enforce this right can be commenced by a purchaser after the expiration of 90 days from the later of the date of such contract or the date on which such prospectus or amended prospectus is received or is deemed to be received by him or his agent.

Sections 61 and 62 of the Securities Act, 1967 (British Columbia) provide, in effect, that where a security is offered to the public in the course of primary distribution,

- (a) a purchaser has a right to rescind a contract for the purchase of a security, while still the owner thereof, if a copy of the last prospectus, together with financial statements and reports and summaries of reports relating to the securities as filed with the British Columbia Securities Commission, was not delivered to him or his agent prior to delivery to either of them of the written confirmation of the sale of the securities. Written notice of intention to commence an action for rescission must be served on the person who contracted to sell within 60 days of the date of delivery of the written confirmation, but no action shall be commenced after the expiration of three months from the date of service of such notice, and
- (b) a purchaser has the right to rescind a contract for the purchase of such security, while still the owner thereof, if the prospectus or any amended prospectus offering such security contains an untrue statement of a material fact or omits to state a material fact necessary in order to make any statement therein not misleading in the light of the circumstances in which it was made, but no action to enforce this right can be commenced by a purchaser after expiration of 90 days from the later of the date of such contract or the date on which such prospectus or amended prospectus is received or is deemed to be received by him or his agent.

Reference is made to the aforesaid Acts for the complete texts of the provisions under which the foregoing rights are conferred and the foregoing summary is subject to the express provisions thereof.

The Company

Finning Tractor & Equipment Company Limited was incorporated in 1933 as a private company under the provisions of the Companies Act of British Columbia by the registration of its Memorandum of Association and Articles of Association. On September 2, 1969 Finning Tractor & Equipment Company Limited was converted to a public company by special resolution duly filed with the Registrar of Companies of British Columbia in respect of which the Registrar of Companies has issued his certificate dated September 2, 1969.

In this prospectus Finning Tractor & Equipment Company Limited is referred to as the "Company" and together with its wholly-owned subsidiary, Finning Tractor (1959) Ltd., is referred to as "Finning". Finning Tractor (1959) Ltd. owns the inventory of new equipment and parts which the Company sells.

The Company's registered and head office and principal place of business is located at 555 Great Northern Way, Vancouver, British Columbia.

Use of Proceeds

The estimated net proceeds to the Company from the sale of the Common Shares being offered by this prospectus, after deducting the expenses of the issue estimated at \$50,000 will amount to \$4,998,400, of which \$1,460,274 will be used to reduce bank debt incurred to retire part of the Company's subordinated debt and the balance will be used to reduce bank debt incurred for operating requirements.

	Capitalizati		Outstanding as at June 30, 1969 after	
	Authorized and to be authorized	Outstanding as at May 31, 1969	Outstanding as at June 30, 1969	giving effect to this financing and the transactions des- cribed in Note 6
DEBT:				
Bank debt (1)		\$20,468,158	\$20,923,567	\$17,385,441
71/4 % First mortgage debentures (2)	\$5,000,000	4,400,000	4,400,000	4,400,000
7% First mortgage (3)	400,000	344,524	342,932	342,932
Subordinated debt (4) (6)	4,994,540	4,994,540	4,994,540	_
Capital Stock: (5) 3% Non-cumulative redeemable preference shares of the par value				
of \$100 each	11,500 shs.	_		
value of \$100 each	757 shs.	257 shs.	257 shs.	
Class "B" common shares of the par		(\$25,700)	(\$25,700)	
value of \$100 each	243 shs.	243 shs.	243 shs.	_
Common Shares without nominal or		(\$24,300)	(\$24,300)	
par value (6) (7) (8)	5,000,000 shs.	-	-	1,944,000 shs. (\$8,632,674)

Notes:

(1) Bank debt is payable on demand and is secured by the pledge of Demand Debentures of the Company in the principal amount of \$5,000,000, and by an assignment of fire insurance, a general assignment of book debts, a pledge of notes receivable, a pledge of equipment rental agreements and the guarantee of Finning Tractor (1959) Ltd. The aforesaid Demand Debentures are secured by a fixed charge on substantially all the fixed assets of the Company and on all of the shares of Finning Tractor (1959) Ltd., and by a floating charge on the undertaking, property and assets of Finning and are guaranteed by Finning Tractor (1959) Ltd.

The trust deed securing the Demand Debentures contains certain restrictions including provisions that the Company will not permit net working capital to be less than \$12,500,000 and that the Company and any subsidiary will not, without the consent of the holder of the Demand Debentures, declare or pay any dividend which, after giving effect to such payment, would reduce net working capital below \$12,500,000. In determining net working capital for the purpose of this trust deed, equipment rented to customers is included in current assets.

The Company has created and issued and is committed to pledge to its bank a further Demand Debenture similarly secured in the principal amount of \$5,000,000 to secure the said bank debt. Subsequent to June 30, 1969 the Company will borrow \$1,460, 274 from its bank to reduce its subordinated debt.

(2) Secured by a first fixed charge on substantially all the fixed assets of the Company and on all of the shares of Finning Tractor (1959) Ltd., and by a floating charge on the undertaking, property and assets of Finning, and guaranteed by Finning Tractor (1959) Ltd. Payable as to principal at \$600,000 per annum from 1969 to 1975 with the balance due in 1976. The trust deed securing these debentures contains the same restrictions as in the trust deed referred to in Note 1 above.

- (3) Secured by a first mortgage on certain lands and buildings. Payable in monthly instalments of \$3,573 including interest and maturing April 1, 1981.
- (4) Non-interest bearing note due 366 days after demand held by Marin Industries Ltd. ("Marin").
- (5) Prior to the date of purchase by the Underwriters of the 420,000 Common Shares described under Plan of Distribution on page 7, the authorized and issued Class "A" and Class "B" common shares will be reclassified as Common Shares without nominal or par value, the 1,000 authorized and 500 issued Common Shares will be subdivided into 2,493,604 authorized and 1,246,802 issued Common Shares, the 11,500 unissued preference shares will be increased and changed to 76,667 Common Shares and the Company will be authorized to issue an additional 2,429,729 Common Shares.
- (6) This table gives effect to the following transactions which are to take place before or at the time of the purchase by the Underwriters of the 420,000 Common Shares offered hereby:
 - (i) the borrowing by the Company from its bank of \$1,460,274 to reduce its subordinated debt owed to Marin, which bank borrowing will then be retired out of the proceeds of this issue; and
 - (ii) the retirement of the remaining \$3,534,266 of subordinated debt owed to Marin, and the investment by Mrs. M. M. Young, Mrs. J. E. Barker, and Finning Securities Ltd., of the same amount by subscription by them for 277,198 Common Shares of the Company at a price of \$12.75 per share.
- (7) In addition to the paid-up capital shown in this table, the Company had retained earnings of \$8,765,000 as at May 31, 1969.
- (8) Of the authorized and unissued Common Shares, 97,200 will be reserved for allotment under the Company's stock option plan described under "Stock Options" on page 9.

Business

The Company was founded by the late Earl B. Finning in 1933 to acquire the assets and goodwill of Morrison Tractor & Equipment Company Limited and to become its successor as the Caterpillar dealer in British Columbia. The Company now sells, rents and services heavy equipment within the Province of British Columbia dealing in "Caterpillar" diesel tractors, bulldozers, scrapers, rippers, hydraulic controls, pipe layers, front-end loaders, motor graders, electric generating sets and engines; "Towmotor" forklift trucks and straddle carriers; "Hyster" compaction equipment and logging winches; "Koehring" cranes and excavators; "Perkins" diesel engines and auxiliary equipment of other manufacturers. The Company supplies and services heavy equipment used in the logging, mining, fishing and oil and natural gas industries, the construction industry and supporting services to these industries.

During the past ten years the Company's gross revenue, the major portion of which is derived from the Caterpillar product line, has increased from \$15,355,410 to \$55,413,000 and the number of employees has grown from 365 on December 31, 1958 to 894 on December 31, 1968.

The growth of the Company's business is shown by the following table:

	Year ended December 31				ended May 31		
	1964	1965	1966	1967	1968	1968	1969
Gross revenue (000's) Shareholders' equity (000's) Net income (000's) Net income per share (1)	\$34,948 2,272 1,398 72¢	\$48,483 3,957 1,789 92¢	\$45,514 4,676 967 50¢	\$49,508 5,660 1,681 86¢	\$55,413 7,472 1,812 93¢	\$20,653 6,200 540 28¢	\$33,836 8,815 1,343 69¢

Note: (1) Based on number of shares to be outstanding after giving effect to this financing.

Dealer Agreements

Caterpillar

Finning holds a Caterpillar equipment dealership for British Columbia except a small area in northern British Columbia on the Yukon border and except portions of the Banff and Jasper National Parks. While Caterpillar dealer agreements are cancellable by either party on written notice, there have been relatively few cancellations during the course of Caterpillar's growth and development since its founding in 1925. In the event of termination by Caterpillar of its dealer agreement with Finning, the Caterpillar organization agrees to buy back substantially all new products at cost.

Finning has held the Caterpillar dealership for 36 consecutive years and in terms of sales volume is now one of the largest Caterpillar dealers in the world, having attained this position by virtue of its efficient

operations in the rapidly growing markets it serves.

The attitude and philosophy of Caterpillar towards its dealers is best summed up in a letter of August 26, 1969 from Mr. J. B. Wilson, President of Caterpillar Americas Co., to the Company stating:

"Caterpillar is convinced that generally the most effective way of marketing its products is through separately owned and managed dealer organizations. This has traditionally been our view and we continue to assert our faith, confidence and enthusiasm for marketing our product this way."

Other

The Koehring dealer arrangements were established in 1969. Although Finning may distribute the entire Koehring line, it has chosen to market only units which are not in direct competition with Caterpillar equipment. Finning is also a dealer for other manufacturers whose products complement the above lines. These arrangements are cancellable on short notice by either party.

Operations

The Company's operations are carried on through local sales and service facilities designed to meet the customer's needs in the most effective manner. This has been accomplished by establishing ten branches, six service depots and, currently, 11 resident field service representatives. The branches, which provide complete facility for sales, parts and service, are located at Vancouver, Prince George, Kamloops, Dawson Creek, Cranbrook, Terrace, Williams Lake, Nelson, Vernon and Chilliwack. The service depots, which afford service facilities, are located at Victoria, Nanaimo, Campbell River, Golden, Fort Nelson and Prince Rupert. The resident field service representatives operate from strategic points in the province as required by the machine population of the areas they serve.

Overall administration of the Company's business is directed from its head office in Vancouver which maintains centralized control of finance, credit, accounting, inventories, training and sales promotion. Modern management techniques and equipment are employed. The Company has had an in-house computer capability since 1961 and is now employing a leased Honeywell H-1200 computer which is used in virtually all phases of Finning's operations.

Training

The increasing sophistication in design and application of heavy equipment requires highly specialized skills in servicing and marketing. The Company conducts intensive in-plant training programs for its sales, parts and service employees. Apprentice mechanics are trained under the British Columbia vocational training program. The Company also participates actively in training opportunities offered by manufacturers, trade associations and distributor groups.

The Company recognizes the value of management development. It has adopted programs of continuing education for management through executive development courses at Massachusetts Institute of Technology, Stanford University, the University of California, the University of Western Ontario and the Banff School of Advanced Management, as well as through internal management training courses.

Properties

The Company owns its head office and Vancouver branch located at 555 Great Northern Way on approximately 18 acres of industrial land. To enlarge these Vancouver facilities the Company recently purchased a building on 2.7 acres of rented land adjacent to its present facilities and is now negotiating the purchase of this land. The Company occupies, at this location, four buildings constructed during the past five years which contain 46,486 square feet of air-conditioned office space and 136,900 square feet of service shops and warehousing space.

The nine remaining branches are in buildings owned by the Company of which seven are on owned land and two are on leased land. All sites are advantageously located and most afford the opportunity for expansion. The buildings provide in the aggregate 156,670 square feet of office, service shops and warehousing space.

The Kamloops property is subject to the 7% First mortgage as shown under "Capitalization" on page 3 and all properties are subject to the charges of the trust deeds securing the $7\frac{1}{4}\%$ First mortgage debentures and the Demand Debentures, also shown under "Capitalization".

Market Position

While competitors generally have a price advantage and some offer lines not presently provided by it, the Company has achieved a commanding share of its market by virtue of its quality product lines, aggressive and resourceful marketing and financing programs and dependable province-wide service organization.

Employees

The Company now employs approximately 1,075 people. Some 650 of these employees are represented by the International Association of Machinists and Aerospace Workers, the majority being skilled mechanics, partsmen and apprentices. The Company has enjoyed excellent labour relations with the union since its certification 18 years ago and has never suffered a work stoppage. The Company's current collective agreement expires November 15, 1970.

Management

An Executive Group, consisting of six members of senior management, is responsible for formulating long-term planning and co-ordinating implementation of Company policy. The average age of this group is 47 years and they have an average of 21 years experience in the business. Further particulars relating to the Executive Group are shown below under "Directors and Officers".

Day-to-day operating decisions are the responsibility of some 30 individuals who are senior branch managers, department managers and product division managers.

Directors and Officers

Name	Office or position	Home address
WILLIAM MAURICE YOUNG *	President, Director	3989 Pine Crescent, Vancouver, B.C.
RICHARD EDWARD LANE *	Executive Vice-President, Director	4900 Angus Drive, Vancouver, B.C.
JOHN DAVID FRAZEE *	Vice-President, Sales, Director	4850 The Dale, West Vancouver, B.C.
VINOD KUMAR SOOD *	Vice-President, Finance, Director	835 Westview Crescent, North Vancouver, B.C.
ROBERT CECIL BISS *	Manager, Parts and Service, Director	9812 Allard Crescent, R.R. No. 5, Langley, B.C.
HAROLD CLARK BENTALL	Director	2194 S.W. Marine Drive, Vancouver, B.C.
James Ross LeMesurier	Director	9 Dinnick Crescent, Toronto, Ontario
JOHN ARNOLD ECCLES ROLLINS *	Vice-President, Parts and Service	5890 Athlone Street, Vancouver, B.C.
Ronald William Park	Secretary-Treasurer	1195 Chartwell Crescont, West Vancouver, B.C.

^{*} Member of Executive Group.

Set out below are the present and prior principal occupations of each of the directors and officers of the Company who have been associated in various capacities indicated during the last five years:

- W. M. Young, age 45, is the President of the Company. Since 1948 he has held various managerial positions with the Company and assumed his present position in 1962. He holds a Bachelor of Commerce Degree from U.B.C. and a Master of Science (Management) degree from Massachusetts Institute of Technology. He is a director of Pine Point Mines Limited.
- R. E. Lane, age 56, became Executive Vice-President in 1966. He has been with the Company for 19 years, during which period he has served in various sales management positions.
- J. D. Frazee, age 43, has been Vice-President, Sales for three years. He joined the Company in 1950 and held several positions in the sales department prior to his present appointment. He holds a Bachelor of Applied Science Degree in Mechanical Engineering from U.B.C. and a Master of Science (Management) degree from Massachusetts Institute of Technology.

- V. K. Sood, age 34, joined the Company early in 1968 and was appointed Vice-President, Finance in March 1969. Prior to March 16, 1968 he held various management positions with Bajaj Electricals Ltd. in India. He is a Bachelor of Science, a Chartered Accountant (India) and holds a Master of Science (Management) degree from Massachusetts Institute of Technology.
- R. C. Biss, age 45, has been with the Company for 28 years. Before his present appointment to the position of Manager, Parts and Service, he was General Parts Manager and served in other management capacities in the Company's parts and service operations.
- H. C. Bentall, age 54, is President of Dominion Construction Co. Ltd., Vancouver, B.C. He is a director of Scott Paper Ltd. and Cominco Ltd.
- J. R. LeMesurier, age 45, is a Vice-President and Director of Wood Gundy Securities Limited. He is a director of Indal Canada Limited and Systems Dimensions Limited.
- J. A. E. Rollins, age 60, has been associated with the business of the Company since its beginnings. In his 40 years in the equipment distribution business, he has served in various positions in the parts and services operations and was appointed Vice-President, Parts and Service in 1966. He has been a Director of the Company and resigned in 1969 in preparation for his retirement at the end of this year.
- R. W. Park, age 39, a Chartered Accountant, joined the Company in 1964 as Systems and Methods Coordinator and was appointed Secretary-Treasurer in 1967. Prior to August 1, 1964, his principal occupation was that of audit supervisor in the firm of McIntosh, McVicar, Dinsley & Co., Chartered Accountants.

Remuneration of Directors and Senior Officers

The aggregate remuneration paid by Finning, directly or indirectly to the Directors and Senior Officers of Finning for its financial year ended December 31, 1968 was \$199,500 and from January 1, 1969 to June 30, 1969 was \$132,500. No remuneration has been paid to the Directors as such.

The estimated cost to Finning in the last financial year of all pension benefits proposed to be paid in the aggregate under the Company's pension plan in the event of retirement at normal retirement age, directly or indirectly, by the Company to the Directors and Senior Officers of Finning was \$9,775.

Plan of Distribution

By agreement dated September 10, 1969 between the Company and Wood Gundy Securities Limited and Pemberton Securities Limited (the "Underwriters"), the Company agreed to sell and the Underwriters agreed to purchase all the 420,000 Common Shares offered by this prospectus at a price of \$12.02 per share payable in cash against delivery of certificates representing the said shares on or about October 1, 1969 upon and subject to the terms and conditions set out in the said agreement and compliance with the necessary legal requirements. Under the said agreement the Underwriters are jointly and severally obliged to take up and pay for all the 420,000 Common Shares if any are taken up.

Net Assets per Common Share

According to the accompanying pro forma consolidated balance sheet of the Company and its subsidiary as at May 31, 1969 net assets per Common Share of the Company after giving effect to this financing will be approximately \$8.95 per share.

Description of the Common Shares

The Common Shares without nominal or par value will constitute the only outstanding shares of the Company. Each shareholder will be entitled to one vote at all meetings of shareholders for each Common Share held and to share equally in respect of dividend rights and upon a winding-up or dissolution of the Company. Trust deeds relating to the Company's debt contain covenants restricting the payment of dividends in the manner described in Note 1 to "Capitalization" on page 3. All Common Shares to be outstanding upon completion of the present financing will be fully paid and non-assessable.

Dividends

The payment of dividends on the Common Shares to be outstanding upon the completion of this financing will be determined by the board of directors on the basis of the earnings, financial condition and financial requirements of the Company. Payment of dividends is restricted in the manner described in Note 1 to "Capitalization" on page 3.

The following dividends have been paid on the Common Shares of the Company (based on number of shares to be outstanding after giving effect to this financing):

	Years ended December 31						
	1964	1965	1966	1967	1968		
Per Common Share	12¢	5¢	13¢	36¢			
Total amount	\$228,000	\$104,000	\$248,000	\$697,000			

Principal Shareholders

On the date of this prospectus Finning Securities Ltd. owned all the issued 257 Class "A" common shares of the Company and Tractor Holdings Ltd. owned all the issued 243 Class "B" common shares. The following are the names of the principal shareholders and the number of shares of the Company owned by them respectively as of the date of this prospectus after giving effect to the alterations of capital described in note 5 to "Capitalization" on page 4 and before the allotment of shares to the subscribers described in note 6(ii) to "Capitalization":

Name and address	Type of ownership	Number of common shares owned	Percentage of class outstanding
Finning Securities Ltd., 6th Floor, 640 West Hastings Street, Vancouver, B.C.	Beneficial and of record	640,856	51.4%
Tractor Holdings Ltd., 6th Floor, 640 West Hastings Street,	Beneficial and of record	598,464	48.0%
Vancouver, B.C.	Beneficial	7,482	0.6%

The following are the names of the principal shareholders and the numbers of shares of the Company which will be owned by them, of record, respectively after this financing:

Name and address	Number of Common Shares	Percentage of Common Shares
Canada Permanent Trust Company, 455 Granville St., Vancouver, B.C.	788,524	40.6%
Tractor Holdings Ltd., 6th Floor, 640 West Hastings St., Vancouver, B.C.	605,946	31.2%
Joanne Earlene Barker, 825 Fairmile Road, West Vancouver, B.C.	64,765	3.3%
Mary Margaret Young, 3989 Pine Crescent, Vancouver, B.C.	64,765	3.3%

The Common Shares to be held of record by Canada Permanent Trust Company will be owned beneficially by Finning Securities Ltd., and will be the subject of the voting trust described under "Voting Trust Agreement" on page 9. The voting shares of Finning Securities Ltd. and of Tractor Holdings Ltd. are owned equally by Joanne Earlene Barker and Mary Margaret Young, daughters of the late Earl B. Finning. The non-voting shares of Tractor Holdings Ltd. and Finning Securities Ltd. are owned by Marin Industries Ltd. All the voting shares of Marin Industries Ltd. are owned indirectly through Cavan Holdings Ltd. by Joanne Earlene Barker, William Thorvald Barker, her husband, and trustees for their children and Mary Margaret Young and William Maurice Young, her husband and the President of the Company, and trustees for their children.

Stock Options

The Company has established an employee stock option plan pursuant to which options to purchase 97,200 Common Shares of the Company are reserved for issuance after the capital of the Company has been changed as described in note 5 to "Capitalization" on page 4, upon the exercise of stock options granted to bona fide full time officers and employees of the Company. The directors under the plan have authorized the granting to 17 employees of the Company of options to purchase 42,000 Common Shares. All the authorized options are to be exercisable at \$12.75 per share, are to expire April 30, 1975 and are to be exercisable on a cumulative basis as to 20% thereof by each employee during each of the five consecutive 12 month periods, commencing May 1, 1970. No option may be exercised prior to the end of six months following the authorization thereof. The options provide for their earlier termination in the event that the employment of the person to whom the option is granted ceased prior to the expiry date of the option. The persons to whom the granting of the said options has been authorized include five directors and senior officers of the Company who will receive options to purchase in the aggregate of 26,000 Common Shares and twelve other employees of the Company who will receive options to purchase 16,000 Common Shares. Options to purchase the remaining 55,200 Common Shares set aside under the plan may be granted at prices not less than 90% of the higher of the last reported sale prices of such shares on The Vancouver Stock Exchange or The Toronto Stock Exchange on the day immediately preceding that on which such options are granted.

Voting Trust Agreement

Prior to the date of purchase by the Underwriters of the 420,000 Common Shares described under Plan of Distribution on page 7, an agreement will be entered into between Finning Securities Ltd., William Maurice Young, President of the Company, and Canada Permanent Trust Company whereby Mr. Young will be appointed Voting Trustee for 788,524 Common Shares of the Company. The said Common Shares will be beneficially owned by Finning Securities Ltd. and will be nominally held by Canada Permanent Trust Company. The said agreement will terminate at the end of 3 years from the date thereof or within the 3 year period upon the death, incapacity or resignation as Voting Trustee of Mr. Young or by termination by Finning Securities Ltd. on 6 months notice.

Material Contracts

Particulars of material contracts entered into by the Company within the past two years, other than in the ordinary course of business, are as follows:

- (1) the underwriting agreement referred to under "Plan of Distribution" on page 7.
- (2) a Supplemental Trust Deed dated September 1, 1969 in favour of Canada Permanent Trust Company supplemental to the Deed of Trust and Mortgage securing the Demand Debentures referred to under Note 1 to "Capitalization" on page 3.
- (3) The commitment letter dated September 10, 1969 given by the Company to its Bank under which the Company is to pledge to its Bank the \$5,000,000 Demand Debenture dated September 10, 1969 created by the Company pursuant to the Supplemental Trust Deed referred to under (2) above.
- (4) a Supplemental Trust Deed dated September 1, 1969 in favour of Canada Permanent Trust Company supplemental to the Deed of Trust and Mortgage securing the 7½% First mortgage debentures referred to under Note 2 to "Capitalization" on page 3.

Copies of the foregoing documents may be inspected during ordinary business hours at the head office of the Company during the primary distribution of the securities offered by this prospectus and for a period of 30 days thereafter.

Auditors, Transfer Agent and Registrar

The auditors of the Company are Arthur Andersen & Co., Chartered Accountants, 1075 Melville Street, Vancouver, B.C.

The transfer agent and registrar for the shares of the Company will be Canada Permanent Trust Company, at its principal offices in Vancouver, Calgary, Winnipeg, Toronto and Montreal and registers for the transfer of the shares will be kept at these offices.

Finning Tractor & Equipment Company Limited and Subsidiary

Consolidated Balance Sheet and Pro Forma Consolidated Balance Sheet

May 31, 1969

(thousands of dollars)

Assets (Note 6)	Actual	Pro Forma (Note 2)	
Current Assets:			
Cash	\$ 10	\$ 10	
Notes and accounts receivable Instalment notes, at principal balances, including \$2,460 due after one year (Note 3)	7.000	· ·	
Accounts receivable	7,293 8,614	7,293 8,614	
Inventories, at the lower of cost or market (Note 4)	ĺ		
Equipment Parts and supplies	11,582 6,724	11,582 6,724	
Total current assets	34,223	34,223	
Equipment Rented to Customers, at cost less accumulated depreciation of \$4,970 (Note 5)	10,348	10,348	
Fixed Assets, at cost: Land Land Land Land Land Land Land Land	523	523	
Buildings and equipment	9,171	9,171	
	9,694	9,694	
Less—Accumulated depreciation	3,709	3,709	
Other Assets, at cost	<u>5,985</u> 214	<u>5,985</u> 264	
Other Assets, at Cost	\$50,770	\$50.820	
		450,620	
Liabilities			
Current Liabilities:			
Notes payable	000 460		
Bank (Note 6)	\$20,468 133	\$16,930 133	
Accounts payable and accrued liabilities (Note 11)	8,548	8,548	
Income taxes payable	1,235 620	1,235 620	
Total current liabilities	31,004	27,466	
Long-term Liabilities: (Note 6)			
7¼% First mortgage debentures	4,400	4,400	
Other First mortgage	4,745	4.745	
Less—Current portion included above	620	620	
	4,125	4,125	
Deferred Income Taxes (Note 13)	1,831	1,831	
Subordinated Note Payable to Affiliated Company (Note 6)	4,995		
Shareholders' Equity			
Capital Stock and Retained Earnings: (Note 12)			
Capital stock			
3% non-cumulative redeemable preference shares, \$100 par value; authorized, 11,500 shares			
Class "A" common shares, \$100 par value; authorized, 757 shares; issued and fully	_		
paid, 257 shares	26	_	
shares	24		
Common Shares without nominal or par value; authorized, 5,000,000 shares; issued		0.666	
and fully paid, 1,944,000 shares Retained earnings (Note 7)	8,765	8,633 8,765	
	8,815	17,398	
	\$50,770	\$50,820	

Approved on behalf of the board:

(Signed) V. SOOD, Director

(Signed) W. M. YOUNG, Director

Finning Tractor & Equipment Company Limited and Subsidiary

Consolidated Statement of Income

(thousands of dollars)

		Year	Five months ended May 31				
	1964	1965	1966	1967 1968		1968	1969
						(unaudited)	
Gross revenues	\$34,948	\$48,483	\$45,514	\$49,508	\$55,413	\$20,653	\$33,836
Expenses: (Note 10)							
Cost of sales and							
selling expenses	30,052	41,967	39,495	42,246	47,375	17,893	29,038
General and administrative	1,536	2,011	2,699	2,748	2,857	1,109	1,403
Interest—							
Current	539	966	1,247	966	955	345	561
Long-term	3	2	244	389	388	162	150
	32,130	44,946	43,685	46,349	51,575	19,509	31,152
Income before taxes	2,818	3,537	1,829	3,159	3,838	1,144	2,684
Provision for income taxes:							
Current	1,042	1,151	698	1,992	2,131	636	1,239
Deferred	378	597	164	(514)	(105)	(32)	102
	1,420	1,748	862	1,478	2,026	604	1,341
Net income	\$ 1,398	\$ 1,789	\$ 967	\$ 1,681	\$ 1,812	\$ 540	\$1,343

Consolidated Statement of Retained Earnings

(thousands of dollars)

		Year ended December 31					Five months ended May 31	
	1964	<u>1965</u> <u>1966</u> <u>1967</u> <u>1968</u>				1968 (unaudited)	1969	
Balance, beginning of period	\$ 1,052	\$ 2,222	\$ 3,907	\$ 4,626	\$ 5,610	\$ 5,610	\$ 7,422	
Net income	1,398	1,789	967	1,681	1,812	540	1,343	
	2,450	4,011	4,874	6,307	7,422	6,150	8,765	
Dividends paid on								
Class "A" shares	228	104	248	697				
Balance, end of period	\$ 2,222	\$ 3,907	\$ 4,626	\$ 5,610	\$ 7,422	\$ 6,150	\$ 8,765	

The accompanying notes are an integral part of these statements.

Finning Tractor & Equipment Company Limited and Subsidiary

Notes to Consolidated Financial Statements May 31, 1969

1. PRINCIPLES OF CONSOLIDATION

The Consolidated Balance Sheet and Consolidated Statements of Income and Retained Earnings include the assets, liabilities and results of operations of the wholly-owned subsidiary, Finning Tractor (1959) Ltd.

2. PRO FORMA BALANCE SHEET

The Pro Forma Consolidated Balance Sheet gives effect as of May 31, 1969 to the following transactions:

- (a) An amendment to the Memorandum of Association of the Company, which will reclassify the authorized and issued Class "A" and Class "B" common shares as Common Shares without nominal or par value, will subdivide the 1,000 authorized and 500 issued Common Shares into 2,493,604 authorized and 1,246,802 issued Common Shares, will convert the 11,500 preference shares to Common Shares and will increase the number of shares which the Company is authorized to issue to 5,000,000 Common Shares without nominal or par value.
- (b) The retirement of the Subordinated Note Payable in the following manner:
 - (i) out of proceeds of bank borrowing \$1,460,274
 - (ii) out of proceeds of issue of 277,198 Common Shares to M. M. Young, J. E. Barker and Finning Securities Ltd. \$3,534,266 \$4,994,540
- (c) The issue of 420,000 Common Shares for \$5,048,400 less estimated expenses of \$50,000.
- (d) The application of the proceeds of the issue of the 420,000 Common Shares as follows:
 - (i) \$1,460,274 to reduce bank debt of \$1,460,274 incurred to retire Subordinated Note Payable (see Note 2(b) (i));
 - (ii) \$3,538,126 to reduce bank debt incurred for current operating purposes.

3. INSTALMENT NOTES RECEIVABLE

Instalment Notes receivable are stated as principal balances, after deducting unearned interest of \$742,845. Maturities after one year are:

Between June 1, 1970 and May 31, 1971 inclusive	\$1,738,000
Between June 1, 1971 and May 31, 1972	679,000
After May 31, 1972	43,000
	\$2,460,000

4. INVENTORIES

Inventory cost is on a specific item actual cost basis for equipment and a first-in, first-out basis for parts and supplies. Net realizable value has been used to determine market.

5. EOUIPMENT RENTED TO CUSTOMERS

Other demand notes

In years prior to 1966, the Company calculated depreciation on equipment rented to customers as 80% of rental income during the year. Effective January 1, 1966, the Company changed its policy to calculate depreciation on the difference between cost and anticipated residual value, recorded on a straight-line basis over the term of the rental agreement.

In accordance with the new policy, depreciation charges for years prior to 1966 have been restated. The following table sets forth the effect of this restatement on the statements of income for the years ended December 31, 1964 and 1965.

1964

19,268,000

\$20,468,000

1965

15,730,000

\$16,930,000

Net income before restatement	\$1,171,000	\$1,631,000
Decrease in cost of sales	446,000	316,000
Resultant increase in deferred income tax	(223,000)	(158,000)
Miscellaneous credit reclassified from retained earnings to income statement	4,000	_
Net income as restated	\$1,398,000	\$1,789,000
6. NOTES AND MORTGAGES PAYABLE		
(a) Notes payable to bank, due on demand—	Actual	Pro Forma
Demand note, payment scheduled by letter agreement with the bank at \$600,000 per annum—		
Scheduled within one year	\$ 600,000	\$ 600,000
Scheduled after one year	600,000	600,000

These notes are secured by the pledge of Demand Debentures of the Company in the principal amount of \$5,000,000, and by an assignment of fire insurance, a general assignment of book debts, a pledge of notes receivable, a pledge of equipment rental agreements and the guarantee of Finning Tractor (1959) Ltd. and of certain companies who directly and indirectly own the shares of the Company (the "Shareholders"). The aforesaid Demand Debentures are secured by a trust deed which constitutes a fixed charge on substantially all the fixed assets of the Company and on all the shares of Finning Tractor (1959) Ltd., and by a floating charge on the undertaking, property and assets of the Company and Finning Tractor (1959) Ltd. and are guaranteed by Finning Tractor (1959) Ltd. Subsequent to May 31, 1969 the Company has entered into a supplemental trust deed to provide security for an additional Demand Debenture similarly secured in the principal amount of \$5,000,000 to secure the said bank debt and to release the guarantees of the Shareholders.

The interest on all notes payable to the bank are subject to periodic review and adjustment based on changes in the prevailing prime rate of interest.

(b) 71/4% First mortgage debentures—

These debentures are payable at \$600,000 per annum from 1969 to 1975 with the balance due in 1976. The debentures are secured by a trust deed which constitutes a first fixed charge on substantially all the fixed assets of the Company and on all the shares of Finning Tractor (1959) Ltd., and by a floating charge on the undertaking, property and assets of the Company and Finning Tractor (1959) Ltd., and guaranteed by Finning Tractor (1959) Ltd. and the Shareholders. Subsequent to May 31, 1969 the Company has entered into a supplemental trust deed to release the guarantees of the Shareholders.

(c) Other first mortgage-

This is a 7% mortgage on Kamloops land and buildings, with combined repayments of blended interest and principal being \$42,876 per annum until 1981.

(d) Subordinated note payable to an affiliated company

This is a non-interest-bearing note due 366 days after demand. By agreement, repayment has been subordinated to obligations to the bank; repayment has also been subordinated under the trust deeds securing the Demand Debentures and the $7\frac{1}{4}$ % First mortgage debentures. Retirement of the note payable as outlined in Note 2 has been agreed to by the bank and the mortgage debenture holders.

7. RESTRICTIONS UNDER DEBENTURE TRUST AGREEMENTS

The trust deed securing the Demand Debenture referred to in Note 6(a) contains certain restrictions including provisions that the Company will not permit net working capital to be less than \$7,500,000 and that the Company and any subsidiary will not, without the consent of the holder of the Demand Debenture, declare or pay any dividend which, after giving effect to such payment, would reduce net working capital below \$7,500,000. Net working capital as defined under the trust deed amounted to \$14,910,000 as at May 31, 1969, and includes, among other things, equipment rented to customers. The trust deed securing the First mortgage debentures contains the same restrictions.

Subsequent to May 31, 1969, the provisions of the above trust deeds were amended. Under the revised provisions, the working capital requirement was increased to \$12,500,000. Applying these revised provisions to the pro-forma balance sheet, net working capital as defined amounted to \$18,448,000.

8. ACCOUNTING FOR SERVICE REVENUE

Prior to 1967, substantially all service work-in-process at December 31 was billed to customers and included in income of that year. In 1967, the Company discontinued this practice, and has included all service work-in-process in inventories of parts and supplies, at cost. If the service work-in-process at December 31, 1967 had been billed and recorded on a basis consistent with the prior year, net income for 1967 would have been increased by \$154,000, after applicable income taxes.

9. PENSION PLAN

The Company is in the process of revising its employee pension plan so as to increase the benefits under the plan effective January 1, 1969. As a result, the independent consulting actuary estimates that the unfunded past service cost approximates \$600,000 as of January 1, 1969. The Company is not amortizing the past service cost as management believes the anticipated experience of the fund will be sufficient to provide for the unfunded cost. However, if after the next actuarial study it appears that the experience of the fund is not going to be sufficient to provide for the unfunded past service cost, then the Company will commence to amortize the cost over a period not to exceed 20 years. Under the revised plan the Company's current service contribution is estimated to amount to \$200,000 for 1969. Under the plan prior to revision the Company's current service contributions for the years 1964 to 1968 fluctuated between nil and \$105,000.

10. DEPRECIATION

Depreciation provided in the accounts is as follows:

	Buildings and equipment	Equipment rented to customers				
December 31, 1964	\$ 364,000	\$2,237,000*				
December 31, 1965	513,000	3,184,000*				
December 31, 1966	514,000	4,706,000				
December 31, 1967	477,000	4,383,000				
December 31, 1968	558,000	3,309,000				
May 31, 1969	275,000	1,705,000				
(*After restatement see Note 5)						

11. CURRENCY CONVERSION

Included in accounts payable and accrued liabilities is U.S. \$2,700,000 which has been converted to Canadian funds at a premium of 7% %.

12. STOCK OPTIONS

The Company has established an employee stock option plan pursuant to which options to purchase 97,200 Common Shares of the Company are reserved for issuance after the capital of the Company has been changed as described in

Note 5 to "Capitalization" on page 4, upon the exercise of stock options granted to bona fide full time officers and employees of the Company. The directors under the plan have authorized the granting to 17 employees of the Company of options to purchase 42,000 Common Shares. All the authorized options are to be exercisable at \$12.75 per share, are to expire April 30, 1975 and are to be exercisable on a cumulative basis as to 20% thereof by each employee during each of the five consecutive 12 month periods commencing May 1, 1970. No option may be exercised prior to the end of six months following the authorization thereof. The options provide for their earlier termination in the event that the employment of the person to whom the option is granted ceased prior to the expiry date of the option.

13. INCOME TAX

The Company claims capital cost allowance on rented equipment which is in excess of depreciation provided in the accounts. This excess capital cost allowance results in a deferral of income tax the amount of which is shown in the balance sheet as "deferred income taxes." The provision for income taxes is considered adequate. The Company and subsidiary have been assessed up to and including the year ending December 31, 1967.

Auditors' Report

To the Directors,
FINNING TRACTOR & EQUIPMENT COMPANY LIMITED:

We have examined the consolidated balance sheet of Finning Tractor & Equipment Company Limited (a British Columbia company) and its subsidiary as of May 31, 1969, and consolidated statements of income and retained earnings for the five months ended May 31, 1969, and the five years ended December 31, 1968. Our examination was made in accordance with generally accepted auditing standards, and accordingly included such tests of accounting records and such other auditing procedures as we considered necessary in the circumstances.

In our opinion, the accompanying consolidated balance sheet and consolidated statements of income and retained earnings present fairly the financial position of Finning Tractor & Equipment Company Limited and subsidiary as of May 31, 1969, and the results of their operations for the five months ended May 31, 1969, and the five years ended December 31, 1968, in accordance with generally accepted accounting principles which, except for the change in accounting for service revenue in 1967 as indicated in Note 8 to the consolidated financial statements, were applied on a consistent basis during the periods after giving retroactive effect to the change, with which we concurred, in the method of providing for depreciation referred to in Note 5 to the consolidated financial statements.

With respect to the pro forma consolidated balance sheet as of May 31, 1969, we have reviewed the entries giving effect to the transactions described in Note 2 to the consolidated financial statements and, in our opinion, subject to the consummation of the proposed transactions, such entries have been properly applied to the actual consolidated balance sheet of Finning Tractor & Equipment Company Limited and subsidiary as of May 31, 1969, to reflect those transactions.

Vancouver, Canada, September 10, 1969 (Signed) ARTHUR ANDERSEN & Co., Chartered Accountants

Certificates

Dated: September 10, 1969

The foregoing constitutes full, true and plain disclosure of all material facts relating to the securities offered by this prospectus as required by Part VII of the Securities Act, 1967 (British Columbia) and the regulations thereunder, by Part 7 of The Securities Act, 1967 (Alberta) and the regulations thereunder, by Part VIII of The Securities Act, 1967 (Saskatchewan) and the regulations thereunder, by Part VII of The Securities Act, 1968 (Manitoba) and the regulations thereunder, by Part VII of The Securities Act, 1966 (Ontario) and the regulations thereunder, under the Securities Act (Quebec) and by Section 13 of the Securities Act (New Brunswick).

(Signed) W. M. YOUNG

President

(Signed) V. Sood

Vice-President, Finance

On behalf of the Board of Directors

(Signed) R. E. LANE

Director

(Signed) J. D. FRAZEE

Director

Directors

(Signed) W. M. YOUNG

(Signed) J. D. FRAZEE

(Signed) R. E. LANE

JAMES ROSS LEMESURIER

(Signed) V. Sood

HAROLD CLARK BENTALL

(Signed) R. Biss

by (Signed) WILLIAM MAURICE YOUNG their attorney

To the best of our knowledge, information and belief, the foregoing constitutes full, true and plain disclosure of all material facts relating to the securities offered by this prospectus as required by Part VII of the Securities Act, 1967 (British Columbia) and the regulations thereunder, by Part 7 of The Securities Act, 1967 (Alberta) and the regulations thereunder, by Part VIII of the Securities Act, 1967 (Saskatchewan) and the regulations thereunder, by Part VII of The Securities Act, 1968 (Manitoba) and the regulations thereunder, by Part VII of The Securities Act, 1966 (Ontario) and the regulations thereunder, under the Securities Act (Quebec) and by Section 13 of the Securities Act (New Brunswick).

WOOD GUNDY SECURITIES LIMITED

PEMBERTON SECURITIES LIMITED

By: (Signed) H. W. TINGLEY

By: (Signed) J. G. CHASTON

The following includes the name of every person having an interest either directly or indirectly to the extent of not less than 5% in the capital of:

Wood Gundy Securities Limited: C. L. Gundy, W. P. Wilder, J. N. Cole, E. S. Johnston, J. K. McCausland, P. J. Chadsey, J. R. LeMesurier, C. E. Medland and J. N. Abell; and

PEMBERTON SECURITIES LIMITED: Wm. E. Thomson, J. G. Chaston, J. E. Smart, I. C. Danvers, R. F. Hassen, W. R. Wyman, A. G. Osburn, G. B. Anderson and W. C. Eilers.

Set out below are the present and prior occupations of each of the directors and officers of the Company who have been associated in various capacities indicated during the last five years:

W. M. Young	President of the Company, Director of Pine Point Mines Limited.
R. E. Lane	Executive Vice-President, since 1966; formerly various sales management positions with the Company.
J. D. Frazee	Vice-President, Sales, since 1966; formerly held several positions in the sales department with the Company.
V. K. Sood	Joined the Company early in 1968, appointed Vice-President, Finance, in March, 1969; prior to March 16, 1968, held various management positions with Bajaj Electricals Ltd. in India.
R. C. Biss	Manager, Parts and Service; formerly General Parts Manager, and served in other management capacities in the Company's parts and service operations.
H. C. Bentall	President of Dominion Construction Co. Ltd., Vancouver, B.C.; Director of Scott Paper Ltd. and Cominco Ltd.
J. R. LeMesurier	Vice-President and Director of Wood Gundy Securities Limited; director of Indal Canada Limited and Systems Dimensions Limited.
J. A. E. Rollins	Vice-President, Parts and Service since 1966, Director of the Company until resignation in 1969; formerly various positions in parts and services management of the Company.
R. W. Park	Secretary-Treasurer since 1967; formerly Systems and Methods Co-ordinator with the Company.

15. CERTIFICATE OF COMPANY

16.

Pursuant to a resolution duly passed by its board of directors, the applicant Company hereby applies for listing of the above-mentioned securities on The Toronto Stock Exchange and the undersigned officers hereby certify that the statements and representations made in this application and in the documents submitted in support thereof are true and correct.

FINNING TRACTOR & EQUIPMENT COMPANY LIMITED

{ Corporate } Seal }	Ву	"W. M. YOUNG", President		
,	Ву	"R. W. PARK", Secretary-Treasurer		

CERTIFICATE OF THE UNDERWRITERS

To the best of our knowledge, information and belief, all of the statements and representations made in this application and in the documents submitted in support thereof are true and correct.

WOOD GUNDY SECURITIES LIMITED By "H. W. TINGLEY"

PEMBERTON SECURITIES LIMITED

By "J. G. CHASTON"

DISTRIBUTION OF COMMON STOCK AS OF OCTOBER 14, 1969

Number									Shares
6		Holders	of	1 —	- 24	share	lots		48
381		22	"	25 —	. 99	22	22		19,085
299		22	,,	100	199	>>	39		31,000
129		22	"	200 —	- 299	>>	99		26,325
31		29	"	300 —	399	99	"		9,490
20		"	9	400 —	499	99	"		8,000
42		99	"	500 —	999	99	"		23,920
67		"	"	1000 —	- up	22	27		1,826,132
975	Shareho	lders					Tot	al shares	1,944,000

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